92d Dist., Mitchell.

SEC. 93. Mitchell county shall be the ninety-second district and entitled to one representative, 12,825.

93d Dist., Worth.

Worth county shall be the ninety-third district and entitled to one representative, 8,257.

94th Dist., Osceola and Lyon.

SEC. 95. Osceola (3,995) and Lyon (4,007) counties shall be the ninety-fourth district and entitled to one representative. 8,002.

Approved April 10, 1886.

CHAPTER 151.

RELATING TO IMPEACHMENT.

S. F. 415. AN ACT to Prescribe Certain Powers and Duties of the Governor and Senate Sitting as a Court in Cases of Impeachment.

Be it enacted by the General Assembly of the State of Iowa:

Governor. Shall appoint Rights and duties of appointee.

That the suspension provided for by section 4554 Suspension SECTION 1. That the Buspension product a shall be by the of the Code shall be effected by the Governor, who shall forther shall be effected by the Governor, who shall forther shall be effected by the Governor, who shall forther shall be effected by the Governor. Section 1. with appoint some suitable person to fill temporarily, the office, and such person having qualified as required by law, shall perform all the duties and enjoy all the rights to the said office belonging, until the removal of the suspension of his predecessor or the election of a successor.

Penaltyfor being found guilty.

SEC. 2. When any person impeached is found guilty, judgment shall thereupon be rendered for his removal from office and his disqualification to hold any office of honor, trust or profit under this State and such judgment shall have the effect of removing from office the person so found guilty.

Senate as a court of impeachment power.

When sitting as a court of impeachment the Senate shall sit in the Senate Chamber in the capitol and shall have power to adjourn from time to time, to dissolve when its work is concluded and to compel obedience to its process and orders. Its process, including subpænas shall run into any part of the State, and may be served by the same officers when no person is authorized by the president or Senate to serve the same, and shall have the same force and effect as subpænas from district courts in criminal cases.

Its process how served.

Force of same. Further powers and privileges.

SEC. 4. The Senate while sitting as a court of impeachment shall have all the powers and privileges conferred upon each house of the General Assembly by sections 14, 15 and 16 of the Code, provided that imprisonment for contempt shall not extend beyond the dissolution of the court of impeachment.

Fees of witnesses.

The same fees shall be allowed to witnesses and to officers and other persons serving process or orders as are allowed for like services in criminal cases, but no fees can be demanded in advance. Such fees shall be certified and paid as

How paid.

provided by section 8 of chapter 91 of the acts of the 21st General Assembly for the payment of other expenses subject to the right of the court to disallow all fees and charges which itshall deem unreasonable or unnecessary.

This act being deemed of immediate importance Publication. shall take effect and be in force from and after its publication in the Iowa State Register and Des Moines Leader, newspapers published at Des Moines, Iowa.

Approved April 10, 1886.

I hereby certify that the foregoing act was published in the Iowa State Register April 14, and the Des Moines Leader April 14, 1886. FRANK D. JACKSON, Secretary of State.

CHAPTER 152.

SENATORIAL APPORTIONMENT.

AN ACT Fixing the Number of Senators in the General Assembly, substitute for Apportioning them among the Several Counties According to the S. Fs. 306, 325 Number of Inhabitants in Each, and Dividing the State into Sen. and 362. atorial Districts.

Be it enacted by the General Assembly of the State of Iowa:

That the number of Senators in the General As-Number of Section 1. sembly is hereby fixed at fifty, and they are hereby apportioned senators. among the several counties according to the number of inhabi- How apportants in each, and under said apportionment the state is hereby tioned. divided into fifty senatorial districts, each district to have one State divided into districts. senator, as follows:

Lee county shall constitute the first district.

Jefferson county and Van Buren county shall constitute Jefferson and Van Buren. the second district.

Appanoose county and Davis county shall constitute the Appanoose and Davis. third district.

Wayne county and Lucas county shall constitute the wayne and Lucas.

urth district.

5. Ringgold county, Decatur county and Union county shall Ringgold, Decatur and Union the fifth district. fourth district.

Taylor county and Adams county shall constitute the sixth Taylor Adams. constitute the fifth district.

district. 7. Page county and Fremont county shall constitute the

seventh district.

venth district.

8. Mills county and Montgomery county shall constitute the Mils and Montgomery. eighth district.

Des Moines county shall constitute the ninth district. 9. Des Moines county shall constitute Henry and Washington county shall constitute Henry and Washington. the tenth district.

Page and Fre-

23